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| APPLICATION NO. | F | LING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|-----------------|----------|------------|--|---------------------|------------------|--|
| 09/674,648 | | 01/05/2001 | Bodo Furchheim | 7054-101XX | 1304 | |
| 62836 | 7590 | 10/12/2006 | | EXAM | INER | |
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| I OS ANGE | | 90013 | | 3682 | | |

DATE MAILED: 10/12/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Application No. | Applicant(s) | |
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| Office Action Summary | | 09/674,648 | FURCHHEIM ET AL. | |
| | | Examiner | Art Unit | |
| | | Chong H. Kim | 3682 | |
| | The MAILING DATE of this communication app | 1 - | | |
| Period fo | or Reply | · | | |
| WHIC - Exter after - If NC - Failu Any | ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING DA nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period vere to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON | ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133). | |
| Status | | | | |
| 1) | Responsive to communication(s) filed on <u>01 A</u> | ugust 2006 | | |
| | | action is non-final. | | |
| 3)□ | Since this application is in condition for allowar | | rosecution as to the merits is | |
| -, | closed in accordance with the practice under E | | | |
| Dispositi | on of Claims | , | | |
| | | in the application | | |
| | Claim(s) <u>1-5,8,11,12 and 14-18</u> is/are pending 4a) Of the above claim(s) is/are withdraw | • • | | |
| | Claim(s) is/are allowed. | WIT HOTH CONSIDERATION. | | |
| · - | Claim(s) <u>1-5,8,11,12 and 14-18</u> is/are rejected | | | |
| | Claim(s) is/are objected to. | • | | |
| | Claim(s) are subject to restriction and/o | r election requirement. | | |
| Applicati | on Papers | · | | |
| | · | _ | | |
| | The specification is objected to by the Examine The drawing(s) filed on is/are: a)□ acce | | - Francisco | |
| 10) | Applicant may not request that any objection to the | • | | |
| | Replacement drawing sheet(s) including the correct | - · · | ` ' | |
| 11) | The oath or declaration is objected to by the Ex | | | |
| | ınder 35 U.S.C. § 119 | | | |
| | - | neiority under 25 H.C.O. C 440/ | a) (d) a = (5) | |
| _ | Acknowledgment is made of a claim for foreign ☐ All b) ☐ Some * c) ☐ None of: | priority under 35 U.S.C. 9 119(| a)-(d) or (f). | |
| a)į | 1. ☐ Certified copies of the priority documents | s have been received | | |
| | 2. Certified copies of the priority documents | | ation No | |
| | 3. Copies of the certified copies of the prior | | | |
| | application from the International Bureau | | vod III tilis i vational otage | |
| * S | see the attached detailed Office action for a list | . ,, | ved. | |
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| Attachment | | _ | | |
| | e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) | 4) Ll Interview Summa Paper No(s)/Mail I | | |
| i) 🔲 Infom | nation Disclosure Statement(s) (PTO/SB/08) | 5) 🔲 Notice of Informal | | |
| Paper | r No(s)/Mail Date | 6) | | |

Application/Control Number: 09/674,648

Art Unit: 3682

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 18 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 18 recites the limitation "the additional drive shaft" in lines 1-2. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1 and 5 are rejected under 35 U.S.C. 102(b) as being anticipated by Jordan, U.S. Patent 4,382,390.

Jordan shows, in Figs. 1-3, a method for the manufacture of a cam shaft from a tube, the cam shaft having bearer rings 2 attached thereto, the method comprising the following steps:

placing bearer rings 2 in correspondence with prospective locations 7 of hollow cams 8, 9 on the cam shaft 1, each of the bearer rings having an outer surface and an inner surface, the

radial thickness between the outer and inner surface being equal completely around the tube, and the necessary hardness, strength and wear resistance, and being formed in a separate method;

placing the tube and the bearer rings in a high internal pressure forming tool (inherent in a hydraulic means);

applying axial forces to the ends of the tube (col. 2, lines 22-26);

applying a medium under a high internal pressure to the tube, whereby the tube is expanded in defined regions to form the hollow cams from the material of the tube and whereby the bearer rings are attached to the hollow tube cams in a frictional and interlocking manner by expansion of the tube (col. 3, lines 6-8);

wherein the bearer rings are hardened in a known manner prior to being placed in the internal high pressure forming tool.

5. Claims 8 and 14-18 are rejected under 35 U.S.C. 102(b) as being anticipated by Jordan.

Jordan shows, in Figs. 1-3, a cam shaft, characterized in that the cam shaft is produced from a tube by the internal high pressure forming method comprising regions 7 of the tube defining hollow cams in form and in position in a single piece, and on the formed cams a bearer rings 2 shaped to correspond to the cam periphery and made of a hard, wear-resistant material is secured frictionally and in an interlocking manner, each of the bearer rings having an outer surface and an inner surface, the radial thickness between the outer and inner surface being equal completely around the cam; wherein the bearer rings are hardened prior to application on the formed cams; wherein additional drive and control elements (bearing 3 and gears as described in col. 2, line 6) secured by the internal high pressure forming method; wherein at least one radially

extending groove is produced in the bearer ring and the drive and control elements (as described

in col. 2, lines 5-9); wherein the side, facing the tube of the bearer ring has chamfers on one or

both sides on the side facing the tube; wherein the additional drive shaft and control elements are

sprockets or gear wheels.

6. Claims 8, 12, and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by

Dawson, IPN WO 88/00643.

Dawson shows, in Figs. 1-8, a cam shaft, characterized in that the cam shaft is produced

from a tube 10 by the internal high pressure forming method comprising regions 24 of the tube

defining hollow cams in form and in position in a single piece, and on the formed cams a bearer

rings 12 shaped to correspond to the cam periphery and made of a hard, wear-resistant material is

secured frictionally and in an interlocking manner, each of the bearer rings having an outer

surface and an inner surface, the radial thickness between the outer and inner surface being equal

completely around the cam, wherein the bearer rings are hardened prior to application on the

formed cams; and wherein the tube consists of aluminum.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

8. Claims 1-5, 8, 11, and 14-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki, U.S. Patent 4,660,269 in view of Jordan and/or Dawson.

Suzuki shows, in Figs. 1-12, a method for the manufacture of a camshaft from a tube 2, the camshaft having bearer rings 3 attached thereto, the method comprising the following steps; placing bearer rings in correspondence with prospective locations of hollow cams on the cam shaft, the bearer rings having an even wall thickness (in a cross sectional view in the axial direction) and the necessary hardness, strength, and wear resistance, in a separate method; placing the tube and the bearer tings in a high internal pressure forming tool 20; applying axial forces to the ends of the tube; applying a medium under a high internal pressure to the tube. whereby the tube is expanded in defined regions to form the hollow cams from the material of the tube and whereby the bearer rings are attached to the hollow tube cams in a frictional and interlocking manner by expansion of the tube; characterized in that in a step prior to such high internal pressure forming, regions that lie at the end of the tube outside the regions in which the cams are seated, are upset that same are increased in thickness for forming different functional elements 6; characterized in that between the cam shaft ends in a step prior to internal high pressure forming bearing faces and the eventual region where the cams are to be seated, are produced by round kneading and by reducing the diameter in this part to the desired size; characterized in that between the cams bearing faces are produced by internal high pressure forming by expanding the tube; characterized in that the bearer rings are hardened in a known manner prior to being placed in the internal high pressure forming tool; characterized in that the ends of the tube comprise bearing faces, drive and/or control elements 4 and internal and/or external screw threads; characterized in that the bearer rings consist of sintered metal (col. 3, line

24); characterized in that at least one radially extending groove (the groove inherently formed in a hole with a hexagonal shape in cross section; see col. 3, lines 22-31 and ref. No. 14) is produced in the bearer ring and the drive and control elements; characterized by additional drive and control elements, preferably sprocket or gear wheels, secured by the internal high pressure forming method; characterized in that the side, facing the tube of the bearer ring has chamfers on both sides on the side facing the tube; and characterized in that the bearer rings are hardened prior to application on the formed cams; but fails to show the bearer rings having equal radial thickness completely around the tube.

Jordan teaches, in Figs. 1 and 2, a cam shaft, characterized in that the cam shaft is produced from a tube by the internal high pressure forming method comprising regions 7 of the tube defining hollow cams in form and in position in a single piece, and on the formed cams a bearer rings 2 shaped to correspond to the cam periphery and made of a hard, wear-resistant material is secured frictionally and in an interlocking manner, each of the bearer rings having an outer surface and an inner surface, the radial thickness between the outer and inner surface being equal completely around the cam.

Furthermore, Dawson shows, in Figs. 1-8, a cam shaft, characterized in that the cam shaft is produced from a tube 10 by the internal high pressure forming method comprising regions 24 of the tube defining hollow cams in form and in position in a single piece, and on the formed cams a bearer rings 12 shaped to correspond to the cam periphery and made of a hard, wearresistant material is secured frictionally and in an interlocking manner, each of the bearer rings having an outer surface and an inner surface, the radial thickness between the outer and inner surface being equal completely around the cam.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the shape of the bearer ring of Suzuki with the equal radial thickness as taught by Jordan and/or Dawson in order to reduce weight and cost as described by Jordan, in col. 1, lines 27-30 and 57-64 and by Dawson, on page 13, lines 21-26.

Response to Arguments

9. Applicant's arguments with respect to claims 1 and 8 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Camshafts with bearer rings having equal radial thickness.

Hiraoka et al., U.S. Patent 4,969,262

Husted, U.S. Patent 4,977,793

Philo et al., U.S. Patent 5,520,144

Novorsky, U.S. Patent 4,893,789

Nakamura, JP403275910A

JP 01306509A

11. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Page 8

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chong H. Kim whose telephone number is (571) 272-7108. The examiner can normally be reached on Monday - Friday; 6:00 - 2:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Ridley can be reached on (571) 272-6917. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/674,648

Art Unit: 3682

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

chk

October 6, 2006

Page 9